

(ii) Acceptable offers of equal priority received on the same business day are selected by lot.

(iii) REO properties are not held off the market pending the outcome of an appeal of RHS rejection of a request for financing.

(6) *Sale by sealed bid or auction.* RHS may authorize the sale of an REO property by sealed bid or public auction when it is in the best interest of the Government. RHS will publicly solicit requests for sealed bids and publicize auctions. If a successful bidder is unable to settle the transaction under the terms of the offer, except for the financing contingency, any required bid deposit may be retained by RHS. If the highest bid is lower than the minimum acceptable bid established by RHS, or if no acceptable bids are received, RHS may negotiate a sale without further public notice.

(d) *Special purposes.* (1) REO property may be purchased for conversion to multiple family housing.

(2) When a nonprofit organization or public body notifies RHS in writing of its intent to buy an REO property to provide transitional housing for the homeless, RHS may withdraw the property from the market for up to 30 days to give the entity an opportunity to execute a purchase contract. The listed price may be discounted for offers on a nonprogram REO property at any time, and on a program REO property after the 60-day reservation period. No down payment is required, and the loan term will be for a maximum of 30 years. Until RHS executes a sales agreement, an offer from a program-eligible applicant will receive priority, regardless of a nonprofit's interest in purchasing the REO property for use as transitional housing.

(3) NP properties may be leased to a nonprofit organization or public body to provide transitional housing for the homeless at an annual cost of one dollar. When an REO property is to be leased as transitional housing, RHS will make repairs needed to put the property in decent, safe, and sanitary condition. The lessee is responsible for all future repairs and maintenance.

(4) REO property may be sold under special provisions to nonprofit organizations or public bodies for the purpose

of providing affordable housing to very low- and low-income families.

[61 FR 59779, Nov. 22, 1996, as amended at 67 FR 78332, Dec. 24, 2002]

§ 3550.252 Debt settlement policies.

(a) *Applicability.* Debt settlement procedures may be initiated to collect any amounts due to RHS including:

(1) Balances remaining on loan accounts after all liquidation proceeds or credits have been applied;

(2) Subsidy recapture or grant amounts due; and

(3) Unauthorized assistance due.

(b) *Judgment.* RHS may seek a judgment whenever a judgment might enable RHS to collect all or a significant portion of an amount owed.

(c) *Multiple loans.* RHS does not settle debts for one loan while other RHS loans on the same security property remain active.

(d) *Cosigners and claims against estates.* RHS may use any and all remedies available under law to collect from any cosigner and from a deceased borrower's estate.

(e) *Reporting.* RHS will report to the Internal Revenue Service and credit reporting agencies any debt settled through cancellation, compromise, or adjustment.

(f) *Settlement during legal or investigative action.* Cases that are under investigation for fiscal irregularity or have been referred to the Office of the Inspector General, the Office of the General Counsel, or the U.S. Attorney will not be considered for debt settlement until final action by the investigating or prosecuting entity has been taken.

(g) *Offsets.* RHS may request offsets as described in § 3550.210 to collect amounts owed.

(h) *Escrow funds.* At liquidation all funds held in escrow or unapplied funds will be applied against the debt.

§ 3550.253 Settlement of a debt by compromise or adjustment.

Compromise or adjustment offers may be initiated by the debtor or by RHS. RHS will approve only those compromises and adjustments that are in the best interest of the Government.

(a) *Compromise.* A compromise is an agreement by RHS to release a debtor

from liability upon receipt of a specified lump sum that is less than the total amount due.

(b) *Adjustments.* An adjustment is an agreement by RHS to release a debtor from liability generally upon receipt of an initial lump sum representing the maximum amount the debtor can afford to pay and periodic additional payments over a period of up to 5 years.

(c) *Timing of offers.* (1) For a settlement offer to be considered, secured debts must be fully matured under the terms of the debt instrument or must have been accelerated by RHS.

(2) Unsecured debts owed after the sale of the security property may be proposed for compromise or adjustment at any time. Debts that were never secured may be proposed for compromise or adjustment when they are due and payable.

(d) *Retention of security property.* The debtor may retain the security property if the compromise payment is at least equal to the net recovery value, and it is in the best interest of the Government to allow the debtor to retain the security property.

§§ 3550.254–3550.299 [Reserved]

§ 3550.300 OMB control number.

The information collection requirements contained in this regulation have been approved by the Office of Management and Budget (OMB) and have been assigned OMB control number 0575-0172. Public reporting burden for this collection of information is estimated to vary from 5 minutes to 3 hours per response, with an average of 1½ hours per response, including time for review instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information.

[61 FR 59779, Nov. 22, 1996, as amended at 67 FR 78332, Dec. 24, 2002]

PART 3565—GUARANTEED RURAL RENTAL HOUSING PROGRAM

Subpart A—General Provisions

Sec.

- 3565.1 Purpose.
- 3565.2 Applicability and authority.

- 3565.3 Definitions.
- 3565.4 Availability of assistance.
- 3565.5 Ranking and selection criteria.
- 3565.6 Inclusion of tax-exempt debt.
- 3565.7 Agency environmental requirements.
- 3565.8 Civil rights compliance.
- 3565.9 Compliance with federal requirements.
- 3565.10 Conflict of interest.
- 3565.11–3565.12 [Reserved]
- 3565.13 Exception authority.
- 3565.14 Review and appeals.
- 3565.15 Oversight and monitoring.
- 3565.16 [Reserved]
- 3565.17 Demonstration programs.
- 3565.18–3565.49 [Reserved]
- 3565.50 OMB control number.

Subpart B—Guarantee Requirements

- 3565.51 Eligible loans and advances.
- 3565.52 Extent of the guarantee.
- 3565.53 Guarantee fees.
- 3565.54 Transferability of the guarantee.
- 3565.55 Participation loans.
- 3565.56 Suspension or termination of loan guarantee agreement.
- 3565.57 Modification, extension, reinstatement of loan guarantee.
- 3565.58–3565.99 [Reserved]
- 3565.100 OMB control number.

Subpart C—Lender Requirements

- 3565.101 Responsibility of lenders.
- 3565.102 Lender eligibility.
- 3565.103 Approval requirements.
- 3565.104 Application requirements.
- 3565.105 Lender compliance.
- 3565.106 Construction lender requirements.
- 3565.107 [Reserved]
- 3565.108 Responsibility for actions of agents and mortgage brokers.
- 3565.109 Minimum loan prohibition.
- 3565.110 Insolvency of lender.
- 3565.111 Lobbying activities.
- 3565.112–3565.149 [Reserved]
- 3565.150 OMB control number.

Subpart D—Borrower Eligibility Requirements

- 3565.151 Eligible borrowers.
- 3565.152 Control of land.
- 3565.153 Experience and capacity of borrower.
- 3565.154 Previous participation in state and federal programs.
- 3565.155 Identity of interest.
- 3565.156 Certification of compliance with federal, state, and local laws and with Agency requirements.
- 3565.157–3565.199 [Reserved]
- 3565.200 OMB control number.

Subpart E—Loan Requirements

- 3565.201 General.